

SO ORDERED,

Judge Jason D. Woodard

United States Bankruptcy Judge

The Order of the Court is set forth below. The case docket reflects the date entered.

UNITED STATES BANKRUPTCY COURT NORTHERN DISTRICT OF MISSISSIPPI

In re:

TONYA'D. WALTON.

Case No.: 19-10120-JDW

Car Wall

DEBTOR.

Chapter 13

ORDER CONFIRMING CHAPTER 13 PLAN

The debtor's plan was filed on 01/24/19 (date), and amended/modified by subsequent order(s) of the court, if any. The plan was transmitted to creditors pursuant to Bankruptcy Rule 3015. The court finds that the plan meets the requirements of 11 U.S.C. § 1325.

IT IS ORDERED THAT:

- 1. The debtor's chapter 13 plan attached hereto is confirmed.
- 2. The following motions are granted (if any):
 - a. Motion for valuation of security, payment of fully secured claims, and modification of undersecured claims made under Rule 3012 (§ 3.2 of the plan);
 - b. Motion to avoid lien pursuant to Section 522 (§ 3.4 of the plan).
- 3. The stay under Section 362(a) is terminated as to the collateral only and the stay under Section 1301 is terminated in all respects regarding collateral listed in Section 3.5 of the plan (if any).
- 4. All property shall remain property of the estate and shall vest in the debtor only upon entry of discharge. The debtor shall be responsible for the preservation and protection of all property of the estate not transferred to the trustee.
- 5. The debtor's attorney is awarded a fee in the amount of \$3,600.00 of which \$3,600.00 is due and payable from the estate.

##END OF ORDER##

Approved:

/s/Karen B. Schneller
Attorney for the Debtor
Karen B. Schneller, MSB 6559
Robert H. Lomenick, MSB 104186
Schneller & Lomenick, P.A.
Post Office Box 417, Holly Springs, MS 38635
662-252-3224 and karen.schneller@gmail.com; rlomenick@gmail.com

Fill in this information to identify your case:			
Deblor 1	Tonya First Name	D. Middio Namo	Walton_
Debtor 2			
(Spouse, If filing)	First Name	Middle Name	Lasi Namo
United States (Bankruptcy Court for the:	NORTHERN	District of Mississippi
Case number	19-10120		
(if known)			

Check if this is an amended plan, and list below the sections of the plan that have been changed. 1.1, 1.3, 2.2, 3.1(c), 3.2, 4.4, 5.2, 8.1

Chapter 13 Plan and Motions for Valuation and Lien Avoidance

12/17

Part 1:

Notices

To Debtors:

This form sets out options that may be appropriate in some cases, but the presence of an option on the form does not indicate that the option is appropriate in your circumstances or that it is permissible in your judicial district. Plans that do not comply with local rules and judicial rulings may not be confirmable. The treatment of ALL secured and priority debts must be provided for in this plan.

In the following notice to creditors, you must check each box that applies.

To Creditors: Your rights may be affected by this plan. Your claim may be reduced, modified, or eliminated.

You should read this plan carefully and discuss it with your attorney if you have one in this bankruptcy case. If you do not have an attorney, you may wish to consult one.

If you oppose the plan's treatment of your claim or any provision of this plan, you or your attorney must file an objection to confirmation on or before the objection deadline announced in Part 9 of the Notice of Chapter 13 Bankruptcy Case (Official Form 309I). The Bankruptcy Court may confirm this plan without further notice if no objection to confirmation is filed. See Bankruptcy Rule 3015.

The plan does not allow claims. Creditors must file a proof of claim to be paid under any plan that may be confirmed.

The following matters may be of particular importance. Debtors must check one box on each line to state whether or not the plan includes each of the following Items. If an item is checked as "Not included" or if both boxes are checked, the provision will be ineffective if set out later in the plan.

1.1	A limit on the amount of a secured claim, set out in Section 3.2, which may result in a partial payment or no payment at all to the secured creditor	Included	☐ Not Included
1.2	Avoidance of a judicial lien or nonpossessory, nonpurchase-money security interest, set out in Section 3.4	☐ Included	Not included
1.3	Nonstandard provisions, set out in Part 8	Included	Not included

Part	2:	Plan Payments and Length of Plan
2.1	Lengti	h of Plan.
fewer	than (eriod shall be for a period of 60 months, not to be less than 36 months or less than 60 months for above median income debtor(s). If 60 months of payments are specified, additional monthly payments will be made to the extent necessary to make the payments to seclified in this plan.
2.2	Debto	r(s) will make regular payments to the trustee as follows:
Debte	or shal	pay \$379.00 (☐ monthly, ☐ semi-monthly, ☐ weekly, or ■ bi-weekly) to the chapter 13 trustee. Unless otherwise ordered I, an Order directing payment shall be issued to the debtor's employer at the following address:
		Ms State Veterans Home - Oxford
		P.O. Box 5947
		Pearl, MS 39288
		r shall pay \$ (□ monthly, □ semi-monthly, □ weekly, or □ bi-weekly) to the chapter 13 trustee. Unless otherwise the court, an Order directing payment shall be issued to the joint debtor's employer at the following address:
2.3	Incom	e tax returns/refunds.
	Check	all that apply .
	D D	ebtor(s) will retain any exempt income tax refunds received during the plan term.
	D D	ebtor(s) will supply the trustee with a copy of each income tax retum filed during the plan term within 14 days of filing the return nd will turn over to the trustee all non-exempt income tax refunds received during the plan term.
	D D	ebtor(s) will treat income tax refunds as follows:
2,4	– Additl	onal payments.
	Check	one.
	■ N	one. If "None" is checked, the rest of § 2.4 need not be completed or reproduced.
		ebtor(s) will make additional payment(s) to the trustee from other sources, as specified below. Describe the source, estimated mount, and date of each anticipated payment.
	-	

3,1 Mor	tgages. (Except mortgages to be c	rammed down	under 11 U.S.C.	§ 1322(c)(2) and identifie	d in § 3.2 herein.)	
	ck all that apply.						
	None. If "None" is checked, the rest	of § 3.1 need no	t be completed or	reproduce	d.		
3.1(a)□	Principal Residence Mortgages: A U.S.C. § 1322(b)(5) shall be schedu the proof of claim filed by the mortgherein.	All long term sed	cured debt which i	is to be m	aintained and c	an will be amended consistent with	
	1 st Mtg pmts to	Beginning	@ \$_		IPlan □Direct.	Includes escrow ☐ Yes ☐ No	
	2 nd Mtg pmts to						
	3 rd Mtg pmts to	Beginning	@\$_]Plan □Direct.	Includes escrow ☐ Yes ☐ No	
	1 st Mtg arrears to						
	2 nd Mtg arrears to	Through		\$			
	3rd Mig arrears to						
3.1(b)□	Non-Principal Residence Mortgag 11 U.S.C. § 1322(b)(5) shall be sof with the proof of claim filed by the m herein.	reduted below.	Absent an objecti	on by a pa	arty in interest, i	he plan will be amended consistent	
	Properly 1 address: Mtg pmls to	Beginning	@\$		⊒Plan ⊡Direct.	Includes escrow Q Yes Q No	
	Property 2 address: Mtg pmts to	Beginning		[⊒Plan □Direct.	Includes escrow ☐ Yes ☐ No	
	Property 3 address: Mtg pmts to	Beginning	@\$_	(⊒Plan ⊡Direct.	Includes escrow 🗆 Yes 🗖 No	
	Property 1: Mtg arrears to		Through		\$		
	Property 2: Mtg arrears to		Through		\$_		
	Property 3: Mtg arrears to		_			•	
3.1(c) ≡	Mortgage claims to be paid in full consistent with the proof of claim file						
	Creditor: Ditech Financial		age creditor. Approx. amt. due:	\$26,9	86.47	Int. Rate*: 6.75%	
	Property Address: 1198 Herns	ando Rd, Ho	lly Springs, M	S			
	Principle Balance to be paid with interest at the rate above: \$24,318.56 (as stated in Part 2 of the Mortgage Proof of Claim Attachment)						
	Portion of claim to be paid without (Equal to Total Debt less Principa	Dalarico		0.14	_		
	Special claim for taxes/insurance: (as stated in Part 4 of the Mortgag	\$ 161.07 se Proof of Claim	/month, begin n Attachment)	_{ning} <u>3/1</u>	9		
	*Unless otherwise ordered by the	court, the intere	st rate shall be the	e current T	ill rate in this Di	strict.	

Part 3:

Treatment of Secured Claims

					1649 A #		baek ana	
3,2		or valuation of security, p				secured claims. C	песк опе.	
		. If "None" is checked, the						
		amainder of this paragra						
	amor the le the c	uant to Bankruptcy Rule 3 unts to be distributed to ho esser of any value set forth bjection deadline announc	olders of secured cla n below or any value ced in Part 9 of the N	ims, debtor(s) hereby set forth in the proof o lotice of Chapter 13 B	r move(s) the court to of claim. Any objection ankruptcy Case (Offi	o value the collatera on to valuation shall icial Form 309I).	l described beid be filed on or be	efore
	this p entire	portion of any allowed clai blan. If the amount of a cre ety as an unsecured claim I on the proof of claim con	ditor's secured claim under Part 5 of this p	ı is listed below as hav plan, Unless otherwise	ving no value, the cre e ordered by the cour	iditor's allowed clain	n will be treated	in its
		Name of creditor	Estimated amount of creditor's total claim#	Collateral	Value of collateral	Amount of secured ctaim	interest rate*	Claim amended to \$0.00
		Miss Dept of Revenue	\$486.47	non-oxom pl-property	\$232.35	<u>\$232.35</u>	see-part-8.1	
			ditional claims as nee		avan/inguranga:			
	#For	mobile homes and real es	state identified in § 3					
		Name of creditor	Collateral	Amount per month	Beginning			
				<u></u>				
	*Unl	ess otherwise ordered by t	the court, the interes	t rate shall be the cur	rent <i>Till</i> rate in this Di	istrict.		
	For	vehicles identified in § 3.2	: The current mileag	e Is	•			
3,3	Check on	• •		u d ba a secondo do de seco	h one the new o			
		e. If "None" is checked, th		not be completed of f	ъргоаисва.			
		claims listed below were e		to and pagement by	surahgaa manay aga	urity interest in a me	ntor vehicle aco	ılred
	!	incurred within 910 days b for the personal use of the	debtor(s), or					
		Incurred within 1 year of th						
	state	se claims will be paid in ful ad on a proof of claim filed absence of a contrary time	before the filing dea	idilne under Bankrupt	cy Rule 3002(c) cont	rois over any contra	by the court, the iry amount listed	ciaim amount below. In

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Name of credito	or Collateral		Amount o	of Interest rate*	ŧ
*Unless otherwis	e ordered by the court, the inte	rest rate shall be the curren	t <i>Till</i> rate in this Distric	t.	
Insert additional cl	alms as needed.				
	pursuant to 11 U.S.C. § 522(b).			
Check one. None. If "None" The remainder of	is checked, the rest of § 3.4 ле this paragraph will be effecti	ed not be completed or rep ve only if the applicable t	roduced. lox in Part 1 of this p	ian is checked.	
which the debt security interes confirming the Chapter 13 Ban interest that is a security interes	is or nonpossessory, nonpurch or(s) would have been entitled it securing a claim listed below plan untess the creditor files ar kruptcy Case (Official Form 309 wolded will be treated as an unit that is not avoided will be paid or than one lien is to be avoide	under 11 U.S.C. § 522(b). will be avoided to the exten objection on or before the il). Debtor(s) hereby move(secured claim in Part 5 to the in full as a secured claim unity.	Unless otherwise ord at that it impairs such a objection deadline ar s) the court to find the action allowed. The ader the plan. See 11 U	ered by the court, a jexemptions upon entranded in Part 9 of amount of the judicial is amount, if any, of the J.S.C. § 522(f) and Ba	udicial lien or y of the order the Notice of ien or security judicial lien or
Name of creditor	Property subject to lien	Lien amount to be avoided	Secured amount remaining	Type of ilen	Lien identification (county, court, judgment date, date of lien recording, county, court, book and page number)
,					
Insert additional c	laims as needed.				
3.5 Surrender of collate	ral.				
Check one.					
☐ The debtor(s) e	lect to surrender to each credito iect to surrender to each credito ion of this plan the stay under 1	or listed below the collateral	that secures the credi	tor's claim. The debto	or(s) request that ay under § 1301
be terminated i below.	n all respects. Any allowed uns	ecured claim resulting from	the disposition of the	collateral will be treate	ed in Part 5
Name of credi	tor		Collateral		
Name of credi	or		Contact at		

Insert additional claims as needed.

Par	t 4: Ti	eatment of Fees and Priority Claims
.1	General	
		es and all allowed priority claims, including domestic support obligations other than those treated in § 4.5, will be paid in full without interest.
.2	Trustee's fe	9 9 8
	Trustee's fe	es are governed by statute and may change during the course of the case.
1,3	Attorney's	
	■ No loc	ok fee: \$3,600,00
		attorney fee charged: \$3,600.00
	Attom	ey fee previously paid: \$\frac{0.00}{}.
	Attorn per co	ey fee to be paid in plan \$3,600.00
	☐ Hourl	y fee: \$ (Subject to approval of Fee Application.)
	inte	arnal Revenue Service \$\frac{1,125.14}{\text{.}}.
	↓ IViis	esissippi Dept. of Revenue \$
	Q ou	ner \$
4.5		support obligations.
	M None	. If "None" is checked, the rest of § 4.5 need not be completed or reproduced.
	DUE TO):
	POST F To be p	PETITION OBLIGATION: In the amount of \$ per month beginning aid ☑ direct, ☑ through payroll deduction, or ☑ through the plan.
	PRE-PE stated o	TITION ARREARAGE: In the total amount of \$ through which shall be paid in full over the plan term, unless therwise:
	To be p	ald □ direct, □ through payroll deduction, or □ through the plan.
	insert a	ddilional claims as needed.

Par	t 5:	Treatment of Nonpr	iority Unsecured Clair	ns			
5.1	Nonpr	iority unsecured claims r	not separately classified.				
	Allowe- option	Allowed nonpriority unsecured claims that are not separately classified will be paid, pro rata. If more than one option is checked, the option providing the largest payment will be effective. Check all that apply.					
		The sum of \$0.00	- •				
		% of the total am	ount of these claims, an es	stimated payment of \$	ß		
		The funds remaining after	disbursements have been	made to all other cre	ditors provided for in	his plan.	
	If the estate of the debtor(s) were liquidated under chapter 7, nonpriority unsecured claims would be paid approximately \$_0.00 Regardless of the options checked above, payments on allowed nonpriority unsecured claims will be made in at least this amount.					d be paid approximately cured claims will be made in at least	
5.2	Other	separately classified non	priority unsecured claim	s (special claimants	s). Check one.		
	*	lone. If "None" is checked,	the rest of § 5.2 need not	be completed or repr	oduced.		
		The nonpriority unsecur	ed allowed claims listed be	low are separately cl	assifled and will be to	eated as follows	
		Name of creditor	clas	ls for separate sification and tment	Approximate amount owe		
						<u>.</u>	
				-			
Par	rt 6:	Executory Contract	s and Unexpired Leas	108			
							_
6.1				low are assumed ar	nd will be treated as	specified. All other executory contracts	
		nexpired leases are rejec		a completed or warms	lunad		
			ne rest of § 6.1 need not be			the debtor(s), as specified below, subject	
	to a	sumed items. Current inst any contrary court order or the trustee rather than by t	rule. Arrearage payments	will be disbursed by	the trustee. The final	column includes only payments disbursed	
		Name of creditor	Description of leased property or executory contract	Current Installment payment	Amount of arrearage to be paid	Treatment of arrearage	
				\$	\$		
		<u> </u>		Disbursed by:			
				☐ Trustee ☐ Debtor(s)			
				C Deproi(s)			
				\$	\$		
				Disbursed by:		-	
				☐ Debtor(s)			

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Insert additional contracts or leases as needed.

Part 7: Vesting of Property of the Estate	
7.1 Property of the estate will vest in the debtor(s)	upon entry of discharge.
Part 8: Nonstandard Plan Provisions	
8.1 Check "None" or List Nonstandard Plan Provisi	
☐ None. If "None" is checked, the rest of Part 8 n	eed not be completed or reproduced.
Under Benkruptcy Rule 3015(c), nonstandard provision. Official Form or deviating from it. Nonstandard provision	s must be set forth below. A nonstandard provision is a provision not otherwise included in the ns set out elsewhere in this plan are ineffective.
The following plan provisions will be effective only	
1. Claim of MDOR-shall be-paid-interest at the	e-statutery-rate of 6%. *Claim of MDOR amended to \$0.00*
2. Upon the filing of an Official Form 410S2 Notice	of Postpetition Mortgage Fees, Expenses, and Charges, and absent any
objection being filed within 60 days after the filing of	said Notice, the Trustee is authorized to pay the amount contained in the Notice
as a special claim over the remaining plan term and	adjust the plan payment accordingly. This does not constitute a waive of the
right to object to the Notice within one year pu	rsuant to Rule 3002.1(e) of the Federal Rules of Bankruptcy Procedure.
9.1 Signature(s): 9.1 Signatures of Debtor(s) and Debtor(s)' Attorney The Debtor(s) and attorney for the Debtor(s), if any, mu complete address and telephone number.	r st sign below. If the Debtor(s) do not have an attorney, the Debtor(s) must provide their
🗶 /s/ Tonya D. Walton	x
Signature of Debtor 1	Signature of Debtor 2
Executed on 04 29 2019 MM / DD / YYYY	Executed on MM / DD /YYYY
1198 Hernando Road	Addicas Line 1
Address Line 2	Addross Lino 2
Holly Springs, MS 38635 Gly, State, and Zip Gode	City, Stale, and Zip Code
Telophoso Number	Telaphona Number
(asparottania	
🗶 /s/ Karen B. Schneller	Date 04 29 2019
Signature of Attorney for Debtor(s)	MM / DD /YYYY
126 North Spring Street	
P. O. Box 417	
Holly Springs, MS 38635	
Gity, Siate, and Zip Code 662-252-3224 6558	
Totephono Number Karen.schneller@gmail.com Email Addross	